Appl. No. 09/757,289 Amdt. dated January 3, 2005 Reply to Office Action of July 1, 2004

REMARKS/ARGUMENTS

In response to the Office Action mailed July 1, 2004, applicants hereby elect with traverse to pursue the invention of Group I, claims 72, 74, 75, 84, 85, and 86. According to the MPEP, where claims can be examined together without undue burden, the Examiner must examine the claims on the merits even though they are directed to independent and distinct inventions. See, the MPEP at 803.01. In establishing that an "undue burden" would exist for coexamination of claims, the Examiner must show that examination of the claims would involve substantially different prior art searches, making the co-examination burdensome. To show undue burden resulting from searching difficulties, the Examiner must show that the restricted groups have a separate classification, acquired a separate status in the art, or that searching would require different fields of search (MPEP at § 808.02). Applicants respectfully submit that all inventions in the present application can readily be searched without undue burden.

If a telephone conference would expedite prosecution of this application, the Examiner is invited to telephone the undersigned at 415-576-0200.

Respectfully submitted,

Reg. No. 34,774

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 415-576-0200 Fax: 415-576-0300 Attachments KLB:klb/jhd 60389634 v1